## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF	AMERICA	)	
Pl	aintiff,	) 8:09CR83 )	
vs.	:	DETENTION ORDER	
SALOMON ANGEL-A	NGEL,		
De	efendant.		
A. Order For Detention After the defendant waived a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform Act on March 27, 2009, the Court orders the above-named defendant detained pursuant to 18 U.S.C. § 3142(e) and (i).			
The Court orders the X By a preport of the Conditions when X By clear and	vill reasonably assure the a I convincing evidence tha		
which was containd  X (1) Nature  X (a)  f  I (b)  (c)  (d)  (2) The we  X (a)  (a)  (a)	ed in the Pretrial Services and circumstances of the The crime: having preview and circumstances of the The crime: having preview and deported from District of Nebraska after without the consent of the violation of 8 U.S.C. § mprisonment under 8 U.S. The offense is a crime of The offense involves a natheory and characteristics of The defendant approximately and characteristics of The defendant have a ties.    You have been defended and the The defendant have a ties.   Past conduct of the defendant have a ties.   The defendant have a ties.   Past conduct of the defendant have a ties.   The defendant have a ties.   Past conduct of the defendant have a ties.   The defendant have a ties.   Past conduct of the defendant have a ties.   The defendant have a ties.   Past conduct of the defendant have a ties.   The defendant have a ties.   The defendant have a ties.   The defendant have a ties.	ously been convicted of an aggravated of the United States, being found in the er having re-entered the United States are Attorney General or his successor in 1326(a) and subject to twenty years S.C. § 1326(b)(2). Wiolence. Treotic drug. The ge amount of controlled substances, to wite the defendant is high. If the defendant including:  The pears to have a mental condition which er the defendant will appear. The as no steady employment. The as no substantial financial resources. The anotal long time resident of the community. The defendant: use of an alias name. The as a history relating to drug abuse. The as a significant prior criminal record. The as a prior record of failure to appear at	

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(b)	At the time of the current arrest, the defendant was on:		
	Probation		
	Parole		
	Release pending trial, sentence, appeal or completion of		
, ,	sentence.		
(c)	Other Factors:		
	X The defendant is an illegal alien and is subject to		
	deportation.		
	The defendant is a legal alien and will be subject to		
	deportation if convicted.		
	X The Bureau of Immigration and Custom Enforcement		
	(BICE) has placed a detainer with the U.S. Marshal.		
	Òther:		

## D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: March 27, 2009.

BY THE COURT:

s/ Thomas D. Thalken United States Magistrate Judge